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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Application of: M. Seul et al.))
Design No. 00/449 400	Group Art Unit: 1639
Serial No. 09/448,420) Examiner: P. Ponnaluri
Filed: 11/22/1999	į
For: Color-Encoding and in-situ	}
Interrogation of Matrix-Coupled)
Chemical Compounds)

Commissioner for Patents PO Box 1450 Alexandria VA 22313-1450

Motion for an Interim Order that the Examiner Comply with MPEP Section 1208(A)10, subparts (c) and (e), and Compare "Feature by Feature" at Least One Claim on Appeal with the Cited Art

Dear Sir.

The Examiner in this matter, Ms. Ponnaluri, has over a two year period engaged in a series of misrepresentations, inactions and/or deliberate gaming of the system in the PTO, in an attempt to prevent this matter from being reviewed on appeal.

In one of the more recent examples of this conduct (as noted in a paper filed by the undersigned on 12/14/2004, entitled "Request for Status Update") the Examiner indicated to the Undersigned that she was not aware why on 9/15/2004 – after this matter had been docketed for appeal on 7/16/2004 – it had been taken off the docket and returned to the Examiner. The Examiner also stated at that time that she did not know where the file was, and that it could not be returned to the Board for review as it could not be located (all as noted in the paper filed on 12/14/2004). It is clear from the Office Action of 1/26/2005, that the Examiner had previously indicated to the Board that a Supplemental Examiner's Answer had been filed – when that was not so – and for that reason the matter was returned to her from the Board. It has also come to the Undersigned's attention since filing the Request for Status Update on12/14/2004, that the Board does not, and did not require, a "file" in order to docket a matter for appeal. The Examiner's statements to the Undersigned that it could not be docketed without "finding the file" were false, designed to keep the Undersigned from vigorously pursuing the status of the matter, and thereby keeping this matter from the Board's review.

The Undersigned was subsequently assured, after additional messages and phone calls to the Examiner and to her supervisor, Mr. Andrew Wang, that the file was "found" and the matter had been properly returned to the Board and would proceed to appeal. Next, on 2/18/2003, the Undersigned received an Action in which it was not supervisor. Andrew Wang, to determine if the matter was, in fact, before the Board and was told it had been "taken back" again from the Board because the Undersigned had filed an IDS in 2005. The implication was that this conduct by the Undersigned had further delayed the review of the matter. However, although the Undersigned had further delayed the review of the matter. However, although the Undersigned had further delayed the review of the matter. However, although the Undersigned had further delayed the review of the matter. However, although the Undersigned had further delayed the review of the matter. However, although the Undersigned had further delayed the review of the matter. However, although the Undersigned had further delayed the review of the matter. However, although the Undersigned had further several messages more and a full to the properly before the Board at last. Applicant when with Chief Judge Michael Fleming at a Seminar at the 2005 AIPLA conference, it became apparent that this matter has still as of this date not been "returned to the Board." This matter has not been assigned an appeal docker number.

The Examiner's embarrassment and reluctance to have this matter reviewed is understandable – though her actions are not excusable. As noted in Applicants' petition of 4/26/2004 and in the Reply Brief, the Examiner failed to comply with the MFEP Section 1207.02 A (9), subparts (c) and (e), which require, there also, a "Reture by feature comparison" of at least one of the rejected claims with the prior art. The independent claim on the page. The foundation of the page of the independent claim of the page of the independent claim of the page of the independent olaim at issue

Respectfully submitted,

Dated: 1/13/105

Correspondence Address:: Bioarrey Solutions 35 Technology Drive Warren New Jersey 07059 Telephone 908 228 8200 Ext 203 Facsimile: 908 226 0800